

NOTE: This order is nonprecedential.

United States Court of Appeals
for the Federal Circuit

MCRO, INC., DBA Planet Blue,
Plaintiff - Appellant

v.

**BANDAI NAMCO GAMES AMERICA INC.,
NAUGHTY DOG, INC., KONAMI DIGITAL
ENTERTAINMENT, INC., SEGA OF AMERICA,
INC., ELECTRONIC ARTS INC., OBSIDIAN
ENTERTAINMENT, INC., DISNEY
INTERACTIVE STUDIOS, INC., SQUARE ENIX,
INC., NEVERSOFT ENTERTAINMENT, INC.,
TREYARCH CORPORATION, CAPCOM USA,
INC., SONY COMPUTER ENTERTAINMENT
AMERICA LLC, ATLUS U.S.A., INC., SUCKER
PUNCH PRODUCTIONS, LLC, INFINITY WARD,
INC., LUCASARTS, A DIVISION OF LUCASFILM
ENTERTAINMENT COMPANY LTD. LLC,
WARNER BROS. INTERACTIVE
ENTERTAINMENT, A DIVISION OF WARNER
BROS. HOME ENTERTAINMENT INC.,
ACTIVISION PUBLISHING, INC., BLIZZARD
ENTERTAINMENT, INC., VALVE
CORPORATION, CODEMASTERS USA GROUP,
INC., CODEMASTERS SOFTWARE INC.,
CODEMASTERS, INC., THE CODEMASTERS
SOFTWARE COMPANY LIMITED,**

Defendants - Appellees

15-1080

Appeal from the United States District Court for the
Central District of California in case no. 2:12-cv-10322-
GW-FFM United States District Judge George H. Wu

ON MOTION

Per Curiam.

O R D E R

Upon consideration of the appellees unopposed motions to withdraw attorney Edward Reines as counsel for Activision Publishing, Inc., Blizzard Entertainment, Inc., Capcom USA, Inc., and Electronic Arts Inc., and attorney Marion McLane Read as counsel for Activision Publishing, Inc., Atlus U.S.A., Inc., Bandai Namco Games America Inc., Blizzard Entertainment, Inc., Capcom USA, Inc., Disney Interactive Studios, Inc., Electronic Arts Inc., Infinity Ward, Inc., LucasArts, a division of LucasFilm Entertainment Company Ltd. LLC, Neversoft Entertainment, Inc., Sega of America, Inc., Treyarch Corporation and Warner Bros. Interactive Entertainment, a division of Warner Bros. Home Entertainment Inc.,

IT IS ORDERED THAT:

The motions are granted.

FOR THE COURT

November 2, 2015

/s/ Daniel E. O'Toole

Daniel E. O'Toole

Clerk of Court